

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS

AARON RICH

Movant,

v.

CHAPWOOD CAPITAL
INVESTMENT MANAGEMENT

Respondent.

Case No. 3:19-mc-00092-X

Ancillary to Civil Action No. 1:18-cv-00681-RJL

**NOTICE IN SUPPORT OF MOTION TO COMPEL CHAPWOOD CAPITAL
INVESTMENT MANAGEMENT TO COMPLY WITH MOVANT'S RULE 45
SUBPOENA**

Movant Aaron Rich (“Mr. Rich”) submits this Notice in support of his Motion to Compel Chapwood Capital Investment Management’s (Chapwood) Compliance with Movant’s Rule 45 Subpoena. [Dkt. 1] (“Motion to Compel” or the “Motion”). Movant wishes to notify the Court that discovery in the ancillary matter, *Aaron Rich v. Edward Butowsky et al.*, No. 1:18-cv-00681-RJL (D.D.C.), ends on January 27, 2020. As a result, there is a great need for a prompt ruling on the Motion to Compel and no longer any need to withhold judgment. Indeed, Chapwood has thus far refused to file any response to the Motion to Compel, and as a result, the Motion should be treated as unopposed. [See Dkt. 4 at 2].

For the foregoing reasons, Movant Aaron Rich respectfully urges the Court to enter the proposed order [Dkt. 1-2] as soon as possible.

Dated: January 2, 2020

/s/ Paul J. Skiermont

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CERTIFICATE OF SERVICE

The undersigned counsel certifies that on January 2, 2020, the foregoing document was emailed to Chapwood Capital Investment Management's managing partner, Edward Butowsky, at ebutowsky@gmail.com. In addition, the foregoing document was sent via Federal Express to the following address:

Chapwood Capital Investment Management
4965 Preston Park Blvd #100
Plano, TX 75093

Dated: January 2, 2020

/s/ Samuel Hall
SAMUEL HALL